Panaji, 22nd January, 2004 (Magha 2, 1925)

SERIES II No. 43

OFFICIAL GAZETT

GOVERNMENT OF GOA

Note: There is One Supplement and Two Extraordinary issues to the Official Gazette, Series II, No. 42 dated 15-1-2004 as follows:-

- Supplement dated 15-1-2004 from pages 1255 to 1270 regarding Notification from Department of Labour.
- Extraordinary dated 17-1-2004 from pages 1271 to 1272 regarding Notification from Goa Legislature Secretariat.
- 3) Extraordinary No. 2 dated 21-1-2004 from pages 1273 to 1274 regarding Notification from Department of Finance (Revenue & Control Division), Order from Department of Information Technology and Notification from Department of Revenue.

GOVERNMENT OF GOA

Department of Animal Husbandry

Directorate of Animal Husbandry & Veterinary Services

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No. 2/2/79/AH/3745

The following transfer and posting of Group 'B' Officers of the Department of Animal Husbandry & Veterinary Services are ordered in public interest with immediate effect.

Sr. No.	Name & Designation	Present posting	Place of
1	2		4
1.	Dr. A. Mesquita Veterinary	·	Veterinary Hospital,
		Cuncolim	Sonsodo Raia
2.	Veterinary	Hospital,	Veterinary Dispensary,
學樣以	Officer	Sonsodo Raia	Cuncolim

By order and in the name of the Governor of Goa.

Dr. A. S. Nazareth, Director (AH) & Ex-officio Joint Secretary.

Panaji, 31st December, 2003.

Order

No. 2-4-17-AH(Part)/128

a su e ref

Dr. Savio Sequeira Vaz, Dy. Director (Planning) is appointed as Factory Manager, Goa Meat Complex Ltd. in addition to his own duties with immediate effect for a period of one year.

By order and in the name of the Governor of Goa.

Dr. A. S. Nazareth, Director (AH) & Ex-officio Joint Secretary.

Panaji, 5th January, 2004.

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Department of Elections

Goa State Election Commission

Notification

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No. 3/43/2003-SEC/01

In exercise of the powers conferred on me vide Rule 5 of the Goa Panchayats and Zilla Panchayat (Election Procedure) Rules, 1996, I, Prabhakar Timble, Commissioner of the Goa State Election Commission, hereby notify that the electoral rolls of the Goa Legislative Assembly prepared under the provisions of the Representation of People Act, 1950 (Central Act 43 of 1951) and for the time being in force as on 15th January, 2003, as the qualifying date shall be divided into different ward/wards of the Village Panchayats contemplated under sub-section (1) of Section 3 of the Goa Panchayat Raj Act, 1994 for the purpose of ensuing General Election to Village Panchayat of Taleigao, Tiswadi Taluka constituted vide Notification No. 19/109/DP/Pan/Taleigao/2003/02 dated 1-1-2004, as amended from time to time by the Directorate of Panchayats, Government of Goa, Panaji.

Prabhakar Timble, Commissioner, State Election Commission.

Panaji, 12th January, 2004.

Notification

No. 3/43/2003-SEC/02

In exercise of the powers vested in me under Rule 2(e) of the Goa Panchayats (Election Procedure) Rules, 1996, I, Prabhakar Timble, Commissioner of State Election Commission, Panaji, hereby appoint the Mamlatdar of Tiswadi Taluka as the Returning Officer within the concerned jurisdiction for the ensuing General Election to Village Panchayat of Teleigao, Tiswadi Taluka.

Further, in exercise of the powers under the said Rule 2(e), I, Shri Prabhakar Timble, Commissioner, appoint the Aval Karkun/Head Clerk/Tax Inspector of the concerned Office of Mamlatdar, as the Assistant Returning Officer for the said election.

Prabhakar Timble, Commissioner.

Panaji, 12th January, 2004.

Notification

No. 3/42/2001-SEC/3

In exercise of the powers conferred on me vide Rule 5 of the Goa Panchayats and Zilla Panchayat (Election Procedure) Rules, 1996, I. Prabhakar Timble, Commissioner of the Goa State Election Commission, hereby notify that the electoral rolls of the Goa Legislative Assembly prepared under the provisions of the Representation of People Act, 1950 (Central Act 43 of 1951) and for the time being in force as on 15th January, 2003, as the qualifying date shall be divided into different ward/wards of the Village Panchayats contemplated under sub-section (1) of Section 3 of the Goa Panchayat Raj Act, 1994 for the purpose of ensuing Bye-elections to Ward No. V of Moira Village Panchayat of Bardez Taluka constituted vide Notification No. 19/19-DP-PAN/Notification/96 dated 14-11-1996 of the Directorate of Panchayats, Government of Goa, Panaji.

Prabhakar Timble, Commissioner, State Election Commission.

Panaji, 12th January, 2004.

Notification

No. 3/42/2001-SEC/04

In exercise of the powers vested in me under Rule 2(e) of the Goa Panchayats (Election Procedure) Rules, 1996, I, Shri Prabhakar Timble, Commissioner of State Election Commission, Panaji, hereby appoint the Mamlatdar of Bardez Taluka as the Returning Officer within the concerned jurisdiction for the ensuing Bye-election to Ward No V. of the Village Panchayat of Moira in Bardez Taluka.

Further, in exercise of the powers under the said Rule 2(e), I, Shri Prabhakar Timble, Commissioner, appoint the Head Clerk/Tax Inspector of the concerned Office of Mamlatdar, as the Assistant Returning Officer for the said election.

Prabhakar Timble, Commissioner.

Panaji, 12th January, 2004.

Department of Finance

Revenue & Control Division

Order

No. 6/2/2000-Fin(R&C)

On the recommendations of the Departmental Promotional Committee as conveyed by the Goa Public Service Commission vide their letter No. COM/II/11//43(1)/98 dated 10-12-2003, the following Officers in the Office of the Commissioner of Sales Tax, who are presently holding the post of Sales Tax Officers on ad hoc basis, are promoted to the post of Sales Tax Officer (Group 'B' Gazetted) in the pay scale of Rs. 6500-200-10500 on regular basis with immediate effect.

- 1) Shri R. A. P. Parsekar.
- 2) Shri C. D. Shirodkar.
- 3) Shri S. G. Dalal.

The above officers shall be on probation for a period of two years from the date of their joining.

They shall continue in their present postings until further orders.

By order and in the name of the Governor of Goa.

D. G. Sardessai, Under Secretary (Fin-Exp.).

Panaji, 7th January, 2004.

Dapartment of Labour

Notification

No. 28/1/2003-LAB

The following Award passed by the Industrial Tribunal of Goa, at Panaji-Goa on 22-9-2003 in reference No. IT/29/99 is hereby published as required by Section 17 of the Industrial Disputes Act, 1947 (Central Act 14 of 1947).

By order and in the name of the Governor of Goa.

V. R. Ghaisas, Under Secretary (Labour).

Panaji, 7th October, 2003.

IN THE INDUSTRIAL TRIBUNAL GOVERNMENT OF GOA AT PANAJI

(Before Shri Ajit J. Agni, Hon'ble Presiding Officer)

Ref. No. IT/29/99

Shri Datta S. Bhosle,
The President, KTC Drivers and Allied,
Employees Association,
Velhos Bldg.,
Panaji-Goa. ... Workman/Party I

22ND JANUARY, 2004

V/s

M/s. Kadamba Transport Corporation Ltd., Panaji-Goa.

... Employer/Party II

Party I - Represented by Adv. Shri Raju Mangueshkar.

Party II - Represented by Adv. Shri C. J. Mane.

Panaji, dated: 22-9-2003. AWARD.

In exercise of the powers conferred by clause (d) of sub-section (1) of Section 10 of the Industrial Disputes Act, 1947 (Central Act 14 of 1947) the Government of Goa by order dated 12th April, 1999 bearing No. IRM/ /CON/(74)/97/97-2101 referred the following dispute for adjudication by this Tribunal.

"Whether the action of the management of M/s. Kadamba Transport Corporation Ltd., Panaji, in terminating the services of Shri Datta S. Bhosle, with effect from 16-3-1997, is legal and justified?

It not, to what relief the workman is entitled?"

2. On receipt of the reference, a case was registered under No. IT/29/99 and registered A/D notice was issued to the parties. In pursuance to the said notice, the parties put in their appearance. The facts of the case in brief as pleaded by the Workman-Party I (for short, "workman") are that he was employed with Employer--Party II (for short, "employer") as a Helper Mechanic on 1-11-1982 at Porvorim depot and he was confirmed in service vide order dated 17-10-84 and subsequently he was promoted as Asst. Auto Mechanic on 21-4-90. That he joined the union namely KTC Drivers and Allied Employees Association in the year 1992 and the employer started various unfair labour practices in order to harass and victimise the workers for their legitimate trade union activities. That the relation between the employer and the workman got strained after the workman was elected as Executive Committee Member of the said union in the year 1993. That on 4-9-93 the workman received a charge sheet from the employer wherein were alleged certain acts of misconduct against him. That the workman replied to the said charge sheet on 1-10-93 denying each and every allegation made against him. That however, the employer initiated enquiry proceedings against the workman and he participated in the enquiry on 10-2-95 and thereafter the enquiry was fixed on 15-2-95. That no enquiry proceedings were held on 15-2-95 and the workman was not informed about the further dates of enquiry and therefore he was unable to attend the enquiry conducted against him. That the employer conducted the enquiry hurriedly without giving proper opportunity to the workman to attend the enquiry and thereafter the workman received the enquiry report dated 10-9-95 which was submitted by him to the management. The contention of the workman is that the findings given by the Inquiry Officer are perverse, bias and they are given without application of mind. The workman contended that the enquiry which was conducted against him is not fair and proper and it was conducted in violation of the principles of natural justice. The workman contended that based on the report of the Inquiry Officer the employer terminated his services with effect from 16-3-97. The workman contended that termination of his service by the employer is by way of victimisation for his legitimate union activities. The workman therefore claimed that termination of his services by the employer is illegal and unjustified and he is liable to be reinstated into service with full back wages and other consequential benefits. After filing the claim statement the workman filed amendment application dated 11-10-99 at Exb. 6 seeking to amend his claim statement by adding para. 11A. After hearing the parties the amendment application was allowed vide order dated 9-12-99. By amending the statement of claim the workman contended that the order of termination passed against him was based on the charge sheets dated 4-9-93, 31-5-94 and 21-11-95. The workman contended that the charge sheets dated 31:5-94 and 21-11-95 were issued to him in order to harass him and the allegations made in the said charge sheets were totally false and baseless. The workman also contended that the enquiry proceedings held in respect of the said charge sheet was not proper and he had not received the findings of the Inquiry Officers in respect of the said charge sheets.

3. The employer filed the written statement denying the contentions made by the workman in the statement of claim. The employer admitted that initially the workman was appointed as helper mechanic and that subsequently he was promoted as Asst. Auto Mechanic vide order dated 21-4-90. The employer stated that the past record of the workman was not satisfactory and he was issued various memos and even minor penalties were imposed on him. The employer stated that inspite of the opportunities given the workman did not improve his behaviour and performance and he was issued a charge sheet dated 4-9-93 to which the workman replied and as the reply was found not satisfactory, an enquiry was conducted against the workman by the Inquiry Officer, Shri A. A. Jog. The employer stated that after conducting a thorough enquiry the Inquiry Officer submitted the findings dated 10-9-95 to the employer. The employer stated that on receipt of the findings a show cause notice dated 16-3-96 was issued to the workman and on receipt of the reply dated 10-4-96 from the workman the employer considered the said reply as also the past record of the workman and passed the dismissal order dated 12-3-97 dismissing the workman from service w.e.f. 16-3-97. The employer stated that against the dismissal order the workman preferred appeal to the appellate authority namely the Managing Director and after hearing the workman, the Managing Director passed the order dated 14-8-97 dismissing the appeal filed by the workman. The employer denied that the enquiry conducted against the workman was not fair or proper or that it was conducted in violation of the principles of natural justice. The employer denied that the workman was harassed by the employer by issuing a false charge sheet to him because of his trade union activities. The employer denied that the findings of the Inquiry Officer are perverse or bias in favour of the management. In the additional written statement which was filed subsequent to the amendment of the claim statement, the employer stated that as regards the charge sheet dated 31-5-94 and 21-11-95 the employer submitted that in respect of the charge sheet dated 31-5-94 the enquiry was conducted but the Inquiry Officer did not submit his report. With reference to the charge sheet dated 21-11-95 the employer stated that enquiry was partly conducted into the said charge sheet but as the workman was found guilty in respect of the charges levelled against him in the charge sheet dated 4-9-93 the enquiry was kept in abeyance in respect of the said charge sheet dated 22-11-95. The employer denied that the charge sheet dated 31-5-94 and 22-11-95 were issued to the workman by way of harassment and victimisation. The employer denied that the dismissal of the workman from service was based on the charge sheet dated 31-5-94 and 22-11-95. The employer stated that the dismissal of the workman was based on the findings given by the Inquiry Officer in respect of the charge sheet dated 4-9-93. The workman filed rejoinders to the written statement filed by the employer.

- 4. On the pleadings of the parties is ues were framed at Exb. 11.
 - 1. Whether the Party I proves that the domestic enquiry held against him is not fair and proper?
 - 2. Whether the charges of misconduct levelled against the Party I are proved to the satisfaction of the Tribunal by acceptable evidence?
 - 3. Whether the Party I proves that the action of the Party II in terminating his services with effect from 16-3-97 is illegal and unjustified?
 - 4. Whether the Party I is entitled to any relief?
 - 5. What Award?

5. Since the issue No. 1 was pertaining to the fairness of the enquiry conducted against the workman and the issue No. 2 pertain to the perversity of the findings of the Inquiry Officer, the issue Nos. 1 and 2 were treated as preliminary issues and thereafter the case was fixed for the evidence of the parties on the said preliminary issues. Since the employer had not produced the records of the inquiry proceedings the employer was directed to produce the records of the inquiry proceedings as they were relevant because the workman had challenged the enquiry on the ground that the enquiry which was conducted against him in respect of the charge sheet dated 4-9-93 was not fair and proper and that it was conducted in violation of the principles of natural justice. The workman had also challenged the findings of the Inquiry Officer on the ground that they are perverse and they are not based on the evidence on record. The records of the inquiry proceedings were therefore material to prove the issue Nos. 1 and 2. This tribunal gave several opportunities to the employer to produce the inquiry records. However on 23-10-2000 the employer filed an application at Exb. 15 stating that the employer was not in a position to produce the enquiry records and further stated that the employer wished to lead evidence before this Tribunal to prove the charges levelled against the workman in the charge sheet dated 4-9-93. Since the employer stated that they are not in a position to produce the records of the inquiry proceedings and had wished to lead evidence before this Tribunal to prove the charges against the workman, this Tribunal by findings dated 3-11-2000 held that the enquiry conducted against the workman is not fair and proper and thus answered the issue No. 1 in the affirmative. As regards the issue No. 2, since it was held that the enquiry conducted against the workman is not fair and proper and that the enquiry is liable to be set aside, this Tribunal held that the question of deciding the issue No. 2 did not arise. This Tribunal further held that even otherwise the same issue could not have been decided in the absence of the enquiry records. In the circumstances, this Tribunal set aside the enquiry and consequently the issue Nos. 1 and 2 stood disposed off. Thereafter the employer was given opportunity to lead evidence on the remaining issues and to prove the charges against the workman levelled in the charge sheet dated 4-9-93. Inspite of the opportunity given the employer failed to lead evidence before this Tribunal and therefore the evidence of the employer was closed on 28-2-2001. Thereafter the employer filed an application dated 7-3-2001 praying for setting aside the order dated 28-2-2001 whereby the evidence of the employer was closed. After hearing the parties this Tribunal passed an order dated 6-6-2001 setting aside the order dated 28-2-2001 closing the evidence of the employer and additional issue No. 2A was framed as follows:

Issue No. 2A: Whether the Party II proves that the Party I is guilty of the charges of misconduct?

5. My findings on the remaining issues are as follows:

Issue No. 2A: In the negative.
Issue No. 3: In the affirmative.
Issue No. 4: As per para 9 below.
Issue No. 5: As per order below.

REASONS

7. Issue No. 2A: After the enquiry was set aside the employer was given opportunity to lead evidence before this Tribunal to prove the charges of misconduct against the workman. The evidence of the employer was closed on 28-2-2001 since inspite of the opportunity given no evidence was led by the employer. Thereafter the employer filed application for setting aside the order closing the evidence. After hearing the parties this Tribunal by order dated 6-6-2001 set aside the order dated 28-2-2001 whereby the evidence of the employer was closed. The employer thereafter examined one Shri Shaba Naik who was working with the employer as a Security Inspector. He stated that he does not remember whether any incident had taken place between him and the workman. He stated that he might have made a police complaint against the workman. He was not cross examined by the workman. Except for examining the said witness, the employer did not examine any other witness nor any documents were produced. The employer did not bring on record the charge sheet dated 4-9-93 in respect of which according to the employer the enquiry was held against the workman and he was found guilty by the Inquiry Officer. Since the charge sheet has not been produced it is not known what charges were levelled against the workman. Also, employer's witness Shri Shaba Naik has not stated anything regarding issuing of the charge sheet to the workman nor he has stated anything regarding the charges levelled against the workman in the charge sheet. Nothing has been brought on record by the employer to prove the charges of misconduct against the workman. The witness Shri Shaba Naik has mentioned about the complaint made to the police against the workman. However, he has not made a categorical statement that he had made a complaint to the police nor he stated anything about the contents of the said complaint. Therefore it is not known as to what was the complaint that was made against the workman. The workman has examined himself. However in his cross examination also nothing has been brought on record with reference to the charges of misconduct against him. There is nothing in the cross examination of the workman to show that he had committed any act of misconduct. In the circumstances, I hold that the employer has totally failed to prove any charge of misconduct against the workman. I therefore answer the issue no. 2A in the negative.

8. Issue No. 3: The contention of the workman is that termination of his service by the employer with effect from 16-3-97 is illegal and unjustified. The workman has examined himself. He has produced his appointment order dated 30-10-82 at Exb. W-1 and his confirmation order dated 17-10-84 at Exb. W-2, which proves that he was a confirmed workman. He has produced the dismissal order dated 12-3-97 at Exb. W-4 which was received by him on 16-3-97. The said dismissal order mentions that the workman was issued a charge sheet dated 4-9-93 and that the management had concurred with the findings of the Inquiry Officer that the charges are proved against him, and further that since the charges of misconduct were serious he was dismissed from service with immediate effect. It is therefore clear that the workman was dismissed from service based on the charge sheet issued to him and proving of the said charges in the enquiry. This fact is also admitted by the employer in the additional written statement filed by them. While deciding the issue No. 2A it has been held by me that the employer has failed to prove the charges of misconduct against the workman. Now, since the charges themselves are not proved, the dismissal of the workman becomes illegal and unjustified. I, therefore hold that the workman has succeeded in proving that the action of the employer in terminating his services with effect from 16-3-97 is illegal and unjustified. I therefore answer the issue No. 3 in the affirmative.

9. Issue No. 4: This issue pertains to the relief to be granted to the workman. It has been held by me that the termination of service of the workman is illegal and unjustified. In the case of Sayyad Anwar v/s Divisional Controller, MSRTC, Aurangabad and others, reported in 2000 (2) Bom L.C. 388 the Hon'ble Bombay High Court has held that it is now well settled that if an order of dismissal or termination or retrenchment is set aside as

illegal, improper, the normal relief of reinstatement with full back wages and continuity of service must follow unless the employer pleads and proves and brings on record cogent material to enable the Labour Court to depart from the aforesaid normal rule. Therefore once termination is held to be illegal and unjustified the normal rule is that the workman is entitled to reinstatement in service with full back wages, and continuity of service unless there are valid reasons for not granting reinstatement or full back wages. In the present case no evidence has been brought on record by the employer to prove that the past service record of the workman was not good. The workman in his deposition has stated that from the date of termination of his service he is unemployed. In his cross examination no evidence has been brought on record by the employed to prove that the workman was or is employed from the date of termination of his service. I therefore do not find any reason to deviate from the above normal rule. In the circumstances, I hold that the workman is entitled to reinstatement in service with full back wages and continuity of service and other consequential benefits.

I therefore pass the following order.

ORDER

It is hereby held that the action of M/s. Kadamba Transport Corporation Limited, Panaji-Goa, in terminating the services of the workman Shri Datta S. Bhosle with effect from 16-3-97 is illegal and unjustified. The workman Shri Datta S. Bhosle is ordered to be reinstated in service with full back wages, and continuity of service and other consequential benefits.

No order as to costs. Inform the Government accordingly.

Sd/(Ajit J. Agni),
Presiding Officer,
Industrial Tribunal.

Order

No. 24/3/87-LAB-Part

Read:- 1) Memorandum No. 24/3/87-LAB dated 24-11-2003.

On the recommendation of Goa Public Service Commission vide their letter No. COM/1/5/28(1)/92-98//Vol. II dated 27-10-2003 the Government is pleased to appoint Dr. Naik Vithu Dattaram to the post of Insurance Medical Officer (Group 'A' Gazetted) in the office of the Commissioner of Labour and Employment (E.S.I. Scheme) and post him at ESI hospital, Margao on temporary basis on an initial basic pay of Rs. 8000-275-13500+NPA with immediate effect as per the terms and conditions contained in the memorandum cited above.

He shall be on probation for a period of two years.

The expenditure shall be debited to the Budget Head 2210-Medical and Public Health, 01-Urban Health Services-Allopathy 102-Employees State Insurance Scheme, 01-Implementation of Employees State Insurance Scheme (Plan), 01-Salaries (Demand No. 52).

There is no any adverse matter noticed by Government on verification of character and antecedents against him. He has been declared medically fit.

By order and in the name of the Governor of Goa.

V. R. Ghaisas, Under Secretary (Labour).

Panaji, 6th January, 2004.

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Law (Establishment) Division त्याद्वार्थोत्रत्र द्वारोत्तरः विभिन्नोत्तरे । स्वतः <u>देश</u> क्षत्रकात्रः व विभावतीती द्वारात्तर्य (१,१ क्षत्रस्य क्षतः १ त्या प्रकारितः स्वतः विभवति स्वतः स्वतः स्वतः व व्यवस्थाना । स्वतः कृष्णाना । स्वतः स्वतः ।

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No. 5-18-1-LD-Estt.

Government is pleased to transfer the following Assistant Public Prosecutors, in the public interest, with immediate effect:

Sr. No.	Name of the Officer	Present place of posting	Place to which transferred
1. IV	liss Nita Marathe,	Mapusa	Pernem
Α	ssistant Public Prose	ecutor	ing kindromin di sa Unio sekto gesepet
	hri Satyavan Dessai, Assistant Public Prosec		Sanguem

By order and in the name of the Governor of Goa. Mario da Silva, Under Secretary (Law).

Department of Revenue

Panaji, 12th January, 2004.

Notification

No. 22/75/2003-RD

Whereas it appears to the Government of Goa (hereinafter referred to as "the Government") that the land specified in the Schedule hereto (hereinafter referred to as the "said land") is likely to be needed for public purpose viz. Land Acquisition for construction of road from Mestawada Curti to Prabhunagar in Ponda Constituency. Grand Strate Control

Now, therefore, the Government hereby notifies, under sub-section (1) of section 4 of the Land Acquisition Act, 1894 (Central Act 1 of 1894) (hereinafter referred to as the "said Act") that the said land is likely to be needed for the purpose specified above.

2. All persons interested in the said land are hereby warned not to obstruct or interfere with any surveyor or other persons employed upon the said land for the purpose of the said acquisition. Any contract for the disposal of the said land by sale, lease, mortgage, assignment, exchange or otherwise, or any outlay commenced or improvements made thereon without the

sanction of the Collector appointed under paragraph 4 below, after the date of the publication of this Notification, will under clause (seventh) of section 24 of the said Act, be disregarded by him while assessing compensation for such parts of the said land as may be finally acquired.

- 3. If the Government is satisfied that the said land is needed for the aforesaid purpose, a declaration to that effect under section 6 of the said Act will be published in the Official Gazette and in two daily newspapers and public notice thereof shall be given in due course. If the acquisition is abandoned wholly or in part, the fact will also be notified in the same manner
- 4. The Government further appoints, under clause (c) of section 3 of the said Act, the Dy. Collector & S.D.O., Ponda to perform the functions of a Collector, North Goa District, Panaji under the said Act in respect of the said CONTRACTOR (S. E.) A COUNTRACTOR (S. E.) essif spike eskil esti.
- 5. The Government also authorises under sub-section (2) of section 4 of the said Act, the following Officers to do the Acts, specified therein in respect of the said land.
 - 1. The Collector, North Goa District, Panaji.
 - 2. The Deputy Collector & S.D.O., Ponda-Goa.
 - 3. The Executive Engineer, WD. XVIII (R), PWD, Ponda.
 - 4. The Director of Settlement and Land Records, Panaji-Goa.
- 6. A rough plan of the said land is available for inspection in the Office of the Dy. Collector & S.D.O., Ponda for a period of 30 days from the date of publication of this notification in the Official Gazette.

SCHEDULE

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(Under Section 4)

(Description of the said land)

Approximate area in
sq. mts.
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o di la suviva e ei Capa di estima
en e
Total: 1300

By order and in the name of the Governor of Goa. C. D. Gawade, Under Secretary (Revenue). Panaji, 2nd January, 2004.

Taluka: Ponda

akemi 0, is kinder

500 ○

Village: Marcaim

Notification

No. 22/76/2003-RD

Whereas it appears to the Government of Goa (hereinafter referred to as "the Government") that the land specified in the Schedule hereto (hereinafter referred to as the "said land") is likely to be needed for public purpose viz. Land Acquisition for construction & B.T. of road from Marcaim main road to Adan Village including approach road to Sateri Temple in V. P. Marcaim in Ponda Taluka. e. 4. 45.00 (1986) 13

Now, therefore, the Government hereby notifies, under sub-section (1) of section 4 of the Land Acquisition Act, 1894 (Central Act 1 of 1894) (hereinafter referred to as the "said Act") that the said land is likely to be needed for the purpose specified above. Marketter

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- 2. All persons interested in the said land are hereby warned not to obstruct or interfere with any surveyor or other persons employed upon the said land for the purpose of the said acquisition. Any contract for the disposal of the said land by sale, lease, mortgage, assignment, exchange or otherwise, or any outlay commenced or improvements made thereon without the sanction of the Collector appointed under paragraph 4 below, after the date of the publication of this Notification, will under clause (seventh) of section 24 of the said Act, be disregarded by him while assessing compensation for such parts of the said land as may be finally acquired. ार क्षेत्रकी हिल्ला है
- 3. If the Government is satisfied that the said land is needed for the aforesaid purpose, a declaration to that effect under section 6 of the said Act will be published in the Official Gazette and in two daily newspapers and public notice thereof shall be given in due course. If the acquisition is abandoned wholly or in part, the fact will also be notified in the same manner.

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4. The Government further appoints, under clause (c) of section 3 of the said Act, the Dy. Collector & S.D.O., Ponda to perform the functions of a Collector, North Goa District, Panaji under the said Act in respect of the said Berdick Edward weiter

Trailed Napth Arctine

5. The Government also authorises under sub-section (2) of section 4 of the said Act, the following Officers to do the Acts, specified therein in respect of the said land.

บาร เด็นเด็นเหลือสถิ่นได้เลยสินให้ เดิม เด็น เลยา และ เ

- 1. The Collector, North Goa District, Panaji.
- 2. The Deputy Collector & S.D.O., Ponda-Goa.
- la unonderv 3. The Executive Engineer, Div. XVIII (R), PWD, Ponda.
- 4. The Director of Settlement and Land Records, Panaji-Goa.
- 6. A rough plan of the said land is available for inspection in the Office of the Dy. Collector & S.D.O., Ponda for a period of 30 days from the date of publication of this notification in the Official Gazette.

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Special Surrow Model & Names of the persons Approximate

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Oceanic Aquaculture (P) Ltd	<u>(</u> 3.00 dr
Francisco Xavier Aguiar.	
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Shripad Hari Kamat. Pandurang Hari Kamat. odel have edithe Jaganath Hari Kamat.

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North: S. No. 102 and road.

Condition applications A sec of this is

South: S. No. 100/21, 96/1.

East : S. No. 101/1.

West : S. No. 101/1 & 2

Total: 2500

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By order and in the name of the Governor of Goa. C. D. Gawade, Under Secretary (Revenue).

Panaji, 2nd January, 2004.

Notification

Whereas it appears to the Government of Goa (hereinafter referred to as "the Government") that the land specified in the Schedule hereto (hereinafter referred to as the "said land") is likely to be needed for public purpose viz. Land Acquisition for construction of Bye-Pass road to Pernem Town in Pernem Taluka.

Now, therefore, the Government hereby notifies, under sub-section (1) of section 4 of the Land Acquisition Act, 1894 (Central Act 1 of 1894) (hereinafter referred to as the "said Act") that the said land is likely to be needed for the purpose specified above.

2. All persons interested in the said land are hereby warned not to obstruct or interfere with any surveyor or other persons employed upon the said land for the purpose of the said acquisition. Any contract for the disposal of the said land by sale, lease, mortgage, assignment, exchange or otherwise, or any outlay commenced or improvements made thereon without the sanction of the Collector appointed under paragraph 4

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Shrikant Rauji Desai:

Raghunath Parshuram Deshprabhu.

Lalitabai Waman Prabhu Desai.

Vishwanath Atmaram Desai.

Manguesh Gopal Naik Desai.

Anand Krishnaji Desai.

395/13 p O: Madhavrao Anandrao Deshprabhu.

Anand Krishnaji Desai.

Manohar Pandurang Desai.

Atchyut Anant Desai.

Bhaskar Gangaram Desai.

T. Krishna Mahadev Amerkar.

395/14 O: Madhavrao Anandrao Deshprabhu. 600

Manohar Pandurang Desai.

Jairam Ramchandra Desai.

Lalitabai Waman Prabhu Desai.

Bhaskar Gangaram Desai.

Manguesh Gopal Naik Desai.

Sadashiv Balkrishna Naik Desai.

Raghuraj Parshuram Deshprabhu.

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Avinash Gopal Naik Desai.

395/15 p O: Venkatesh Plantation Pvt. Ltd. 310

Raghuraj Vasudeo Deshprabhu.

Shrikant Rauji Desai.

424/0 p O: Rajendra Halamkar.

T. Rama Vithu Gadekar.

Uttam V. Arlekar.

Virendra U. Arlekar,

Vishwanath Atmaram Naik Desai.

Atchyut Anant Desai.

Avinash Gopal Naik Desai.

Raghuraj Vasudeo Deshprabhu.

Sadashiv Balkrishna Naik Desai.

Jairam Ramchandra Desai.

below, after the date of the publication of this Notification, will under clause (seventh) of section 24 of the said Act, be disregarded by him while assessing compensation for such parts of the said land as may be finally acquired.

- 3. If the Government is satisfied that the said land is needed for the aforesaid purpose, a declaration to that effect under section 6 of the said Act will be published in the Official Gazette and in two daily newspapers and public notice thereof shall be given in due course. If the acquisition is abandoned wholly or in part, the fact will also be notified in the same manner.
- 4. The Government further appoints, under clause (c) of section 3 of the said Act, the LAO, PWD (Cell) Altinho, Panaji to perform the functions of a Collector, North Goa District, Panaji under the said Act in respect of the said land. ind and the contract of the co
- 5. The Government also authorises under sub-section (2) of section 4 of the said Act, the following Officers to do the Acts, specified therein in respect of the said land.
 - 1. The Collector, North Goa District, Panaii.
 - 2. The Land Acquisition Officer, PWD (Cell), Altinho. Panaji.
 - 3. The Executive Engineer, WD. XIII, PWD, Mapusa-Goa.
 - 4. The Director of Settlement and Land Records, Panaji-Goa.
- 6. A rough plan of the said land is available for inspection in the Office of the LAO, PWD (Cell) Altinho, Panaji for a period of 30 days from the date of publication of this notification in the Official Gazette.

SCHEDULE	Pritam Y. Galgaonkar.
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(Description of the land)	Anand Kashiram Kinlekar.
Taluka: Pernem	Prashant Nagdev Arolkar.
Talana, a ornom	Anant Rajaram Bagkar.
Survey/ Names of the interested Party Area	Agnelo Juvao D'souza
Sub-div No. (sq. mt.)	Peter Juvao D'souza.
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Jairam Ramchandra Naik.	Dattatray Mahadev Nadkami.
Sitabai Waman Prabhu Desai.	Krishnaji Mahadev Nadkarni.
Vishwanath Atmaram Naik Desai.	Rawalnath Ramchandra Nadkarni.
Sadashiv Balkrishna Naik Desai.	Damodar Ramchandra Nadkarni
Lalitabai Waman Prabhu Desai.	425/5 p O: Vasudeo Sadashiv Nadkami.
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Raghuraj Vasudeo Deshprabhu.	Vasudeo Sadashiv Nadkami.
Bhaskar Atmaram Naik Desai.	Sadashiv Balkrishna Nadkarni.
Raghunath Narayan Deshprabhu.	Narayan Balkrishna Nadkarni.
T. Rama Vithu Gadekar.	Rawalnath Ramchandra Nadkarni.

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	Ί	Dattaram Ragunath Pednekar.	Panaji	, 2n	d January, 2004.	

Taluka: Salcete

City: Margao

Notification

No. 22/63/2003-RD

Whereas it appears to the Government of Goa (hereinafter referred to as "the Government") that the land specified in the Schedule hereto (hereinafter referred to as the "said land") is likely to be needed for public purpose viz. Land Acquisition for State Level Renewable Energy Awareness/Education Park.

Now, therefore, the Government hereby notifies, under sub-section (1) of section 4 of the Land Acquisition Act, 1894 (Central Act 1 of 1894) (hereinafter referred to as the "said Act") that the said land is likely to be needed for the purpose specified above.

- 2. All persons interested in the said land are hereby warned not to obstruct or interfere with any surveyor or other persons employed upon the said land for the purpose of the said acquisition. Any contract for the disposal of the said land by sale, lease, mortgage, assignment, exchange or otherwise, or any outlay commenced or improvements made thereon without the sanction of the Collector appointed under paragraph 4 below, after the date of the publication of this Notification, will under clause (seventh) of section 24 of the said Act, be disregarded by him while assessing compensation for such parts of the said land as may be finally acquired.
- 3. If the Government is satisfied that the said land is needed for the aforesaid purpose, a declaration to that effect under section 6 of the said Act will be published in the Official Gazette and in two daily newspapers and public notice thereof shall be given in due course. If the acquisition is abandoned wholly or in part, the fact will also be notified in the same manner.
- 4. The Government further appoints, under clause (c) of section 3 of the said Act, the Dy. Collector/S.D.O., Margao to perform the functions of a Collector, South Goa District, Margao under the said Act in respect of the said land.
- 5. The Government also authorises under sub-section (2) of section 4 of the said Act, the following Officers to do the Acts, specified therein in respect of the said land.
 - 1. The Collector, South Goa District, Margao.
 - 2. The Deputy Collector/S.D.O., South Goa, Margao-Goa.
 - 3. The Member Secretary, Goa State Urban Development Agency, Patto-Panaji.
 - 4. The Director of Settlement and Land Records, Panaji-Goa.
- 6. A rough plan of the said land is available for inspection in the Office of the Dy. Collector/S.D.O., Margao for a period of 30 days from the date of publication of this notification in the Official Gazette.

SCHEDULE

(Under Section 4)

(Description of the said land)

Sr. No.	/P.T. Sh	y No./ N éet No./ Div. No.	Vames of the persons believed to be interested	Approximate area in
				sq. mts.
1_		2	3	4
1	139	20/1 O:	Not known.	120
	139		Comunidade.	79
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			Fernandes.	1. ASSET 1. 14
3	139	20/10 O	Comunidade.	250
Ŭ	100	T:	the state of the s	200
		-	Fernandes.	•
4	139	20/6	Not known.	750
	138		Comunidade.	10
	138		Comunidade.	738
. •	100	T		
7	139	20/2	Not known.	.70
	138		: Comunidade.	818
. ۲	100	-, 2 O	Joaquim.	
a.	138	1/3 0	: Comunidade.	1550
•	100	1,0 O		1000
	1 .		Furtado.	
	1. 15	· · ·	: Satana Furtado.	
10	139	20/3	Not known.	300
	139	20/4	Not known.	730
	138		: Comunidade.	1193
12.	130	I	And the second of the second o	
	e di Hali.	n a i <mark>i</mark>		•
12	139	20/5	Not known.	* 1 650
	138		: Comunidade.	16:
1.4	130	Z/Z O T		10.
15	139	20/7 O	7	k. 1000
	138		: Basilio Pinto.	250
	139	20/16 0	and the second s	
	139		: Felicidade Afonso	
	138		: Comunidade	87
, J		1/4 0		.
วก	138		· ·	76
20	100		: Joase Maria Afons	
21	138		: Comunidade	75.
~ 1	100		Bento Ferrao.	,
			Manuel Vaz.	
22	138 4		: Manuer vaz.): Filomena Figuere	do. 12
	138		: Comunidade.	125
20	100		Paulo Braganza.	120
24	. 139		Comunidade.	48
	100		r: Uma Girija Sathe.	and the second second
	139		Comunidade.	
	200		l: Uma Girija Sathe.	
26	139): Comunidade.	
<u> </u>	100		r: Andrew Fernande	
27	139		i: Andrew Fernande): Comunidade.	
۷/	103		r:	
ებ	120			
7.7	139): Comunidade. l'. Uma Girija Sathe.	11
29	139		D: Comunidade.	5

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Village: Macazana

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1	2	3/44/10 3 /44/10	4
		Set Les Editions	
		Boundaries:	
1 ~5 *** ** ₂ .	gar Nimar	North: Road.	Franklik D. Williams D.
مصنعت بدونجود ال العمية	Marya.	South: Nala.	e 200 orași orași di 1970. Partitoria
	2 1 d 1 d 1	East : PTS 138/3/1.	28、1966年198日,在
		West: PTS 139/19.	
			Total: 17844

By order and in the name of the Governor of Goa.

C. D. Gawade, Under Secretary (Revenue).

Panaji, 7th January, 2004.

Notification

No. 22/46/2003-RD

Whereas it appears to the Government of Goa (hereinafter referred to as "the Government") that the land specified in the Schedule hereto (hereinafter referred to as the "said land") is likely to be needed for public purpose viz. Land Acquisition for development of Government Village School Playground at Macazana Salcete Taluka.

Now, therefore, the Government hereby notifies, under sub-section (1) of section 4 of the Land Acquisition Act. 1894 (Central Act 1 of 1894) (hereinafter referred to as the "said Act") that the said land is likely to be needed for the purpose specified above.

- 2. All persons interested in the said land are hereby warned not to obstruct or interfere with any surveyor or other persons employed upon the said land for the purpose of the said acquisition. Any contract for the disposal of the said land by sale, lease, mortgage, assignment, exchange or otherwise, or any outlay commenced or improvements made thereon without the sanction of the Collector appointed under paragraph 4 below, after the date of the publication of this Notification, will under clause (seventh) of section 24 of the said Act, be disregarded by him while assessing compensation for such parts of the said land as may be finally acquired. Pastraclace to 30 kg.
- anasaget Louis ⇒3. If the Government is satisfied that the said land is needed for the aforesaid purpose, a declaration to that effect under section 6 of the said Act will be published in the Official Gazette and in two daily newspapers and public notice thereof shall be given in due course. If the acquisition is abandoned wholly or in part, the fact will also be notified in the same manner.

Manage of Pag

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representation and constitution of

Barasa sari yang bar

- 4. The Government further appoints, under clause (c) of section 3 of the said Act, the Dy. Collector (LA), Margao to perform the functions of a Collector, South Goa District, Margao under the said Act in respect of the said land.
- 3.5. The Government also authorises under sub-section (2) of section 4 of the said Act, the following Officers to do the Acts, specified therein in respect of the said land. ter i utralisale da lema trona reelli lar legop er burelle, c
 - 1. The Collector, South Goa District, Margao-Goa.
 - 2. The Deputy Collector (LA), Margao-Goa.
 - 3 The Director Sports, Campal, Panaji-Goa.
- 4. The Director of Settlement and Land Records, Panaji-Goa.
- 6. A rough plan of the said land is available for inspection in the Office of the Dy. Collector (LA), Margao for a period of 30 days from the date of publication of this notification in the Official Gazette. sakir serata kasapi dan kesakitan 12 bilan kerilah dan dalah

SCHEDULE VALUE TO LEAVE DE

April 1984 - Salah Ligari

Taluka: Salcete

(Under Section 4)

(Description of the said land)

		Names of the person	
		believed to	
140.		be interested	
			
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		lose Ouafre Fouter	
		Ternandes.	
	and the second of the second o	Minguel Fernande	
		Roundaries	के हर अश

Boundaries:

North: Nala. Salating Magazine

South: Road.

East : Sr. No. 141/3.

West : Sr. No. 141/1.

Total: 10775

By order and in the name of the Governor of Goa.

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national figurities for terminal wall, a production

C. D. Gawade, Under Secretary (Revenue).

Panaji, 9th January, 2004.

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